Under the Paperwork Reduction Act of 1998  TRANSMITTAL FORM  (to be used for all correspondence after initial Total Number of Pages in This Submission	OCT 3 1 2008  Approved for use through 03/31/2007. OMB 0651-0031  U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE  To persons are required to respond to a collection of information unless it displays a valid OMB control number.  Application Number  IO 1623, 933  First Named Inventor  Art Unit  Examiner Name  JAMES C- Smith  Attorney Docket Number
•	ENCLOSURES (Check all that apply)
Fee Transmittal Form Fee Attached  Amendment/Reply After Final Affidavits/declaration(s)  Extension of Time Request Express Abandonment Request Information Disclosure Statement  Certified Copy of Priority Document(s) Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53	Drawing(s)  Licensing-related Papers  Licensing-related Papers  Appeal Communication to Board of Appeals and Interferences  Appeal Communication to Board of Appeals and Interferences  Appeal Communication to TC (Appeal Notice, Brief, Repty Brief)  Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence Address  Terminal Disclaimer  Request for Refund  CD, Number of CD(s)  Landscape Table on CD  Remarks  EQ 098560188 US PTO/SB/BB Time Extendian #510  Amendment Reply - 25 PA6ES  Petition For Time Extension - 1 PAGE DRAWING Replacement Shirt - 8/11 and 9/11 Document Disclosures - 390080 Apple 34-8943
SIGNA	TURE OF APPLICANT, ATTORNEY, OR AGENT
Firm Name Signature	
	Jama C. Smith.
Printed name	AMES C. Smith
Date Oct.	31,2006 Reg. No.
I hereby certify that this correspondence is b	Deing facsimile transmitted to the USPTO or deposited with the United States Postal Service with evelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on
Signature	Sama C. Smith

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

James

Typed or printed name

C. Smith

Date

Oct 31 2006







DISCLOSURE DOCUMENTING RETAINED FOR 2 YEARS THIS IS NOT A PATENT APPLICATION

Commissioner of Patents and Trademarks Washington, District of Columbia 20231

> Request for Participation in Disclosure Document Program: Disclosure of <u>JAMES</u> C. <u>SMITH</u>

Sir:

Attached is a disclosure of my above-entitled invention (consisting of <u>lo</u> sheets of written description and 3 separate drawings or photos), a v check, a stamped, addressed return envelope, and a duplicate copy of this letter.

It is respectfully requested that this disclosure be accepted and retained for two years (or longer if I later refer to it in a paper filed in a patent application) under the Disclosure Document Program.

Very respectfully

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Commissioner of Parants and Trademarks Washington, District of Columbia 20231 Request for Participation in Disclosure Document Program: Sir: Attached is a disclosure of the above-entitled invention (consisting of  $\underline{q}$  sheets of written description and 4 separate drawings or photos), a check for \$10 a stamped, addressed return envelope, and a duplicate copy of this letter. It is respectfully requested that this disclosure be accepted and retained for two years (or longer if it is later referred to in a paper filed in a patent application) under the Disclosure Document Program and that the enclosed duplicate of this letter be date stamped, numbered, and returned in the envelope also enclosed. The undersigned understands that (1) this disclosure document is neither a patent application nor a substitute for one, (2) its receipt date will not become the effective filing date of a later-filed patent application, (3) it will be retained for two years and then destroyed unless it is referred to in a patent application, (4) this two-year retention period is not a "grace period" during which a patent application can be filed without loss of benefits, (5) in addition to this document, proof of diligence in building and testing the invention, and/or filing a patent application on the invention, may be vital in case of an interference, and in other situations, and (6) if such building and testing is done, signed and dated records of such should additionally be made and these should be witnessed and dated by disinterested individuals (not the PTO). Very respectfully, Disclosure Document No. Print Name

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